CHAPTER I.

A Supplement to an act entitled "An act to regulate elections," approved April eighteenth, one thousand eight hundred and

all elections, general, local or charter, to be held in this state, the polls shall open at six week; and provided, that said sale has been in the evening, and shall be kept open hiring the whole day of election, between the hours aforesaid; provided, the board of election may adjourn the proceedings in such election from one o'clock until two o'clock in the afternoon, or for such shorter time, between those hours, as they shall see fit. 2. And be it enacted, That this act shall take effect immediately.

Approved January 28, 1889.

CHAPTER II.

An Act ceding to the United States jurisdic tion over a lot of land, situate in the city of Hoboken, and for other purposes therein

mentioned. Whereas, The United States have recently appropriated money for the erection of a building in the city of Hoboken for the accommodation of the post office, the United State courts, pension and internal revenue offices; therefore, a

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That urisdiction of the land and its appurtenances that may be purchased in said city of Hoboken, for the erection of the aforesaid building, be, and the same is hereby ceded to the United States of America; provided, that all civil and criminal process, issued under the authority of this state, or any officer thereof, may be executed on said land in the same way and manner as if jurisdiction had not been ceded as aforesaid.

2. And be it enacted. That the said land. with its appurtenances and the building, and other property thereon, shall forever hereafter be exempted from all state, county and municipal taxation and assessment, so long as the same shall remain the property of the United States of America. 3. And be it enacted, That this act shall

take effect immediately. Approved February 5, 1889.

CHAPTER III.

A Supplement to an act entitled "An act regulating proceedings in criminal cases" (Revision) approved March twenty-seventh, one thousand eight hundred and seventy-

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That in all cases whereby the law of this state, the defendent or prisoner is entitled to the service of a panel or list of the jury, it shall be the duty of the sheriff to draw said panel or list of forty-eight jarors so to be served, from the box in the pre ence of one of the judges of the court of common pleas of the county or in the presence of the cierk of said court, from the been drawn and summoned to attend as jurors at the tern at which such prisoner or defend-

2. And t it enected. That all acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed, and that this act shall take effect immediately. Approved February 6, 1889.

CHAPTER IV.

Supplement to an act entitled "An act reguating proceedings on forfeited recognizances, and appropriating the moneys arising from the same and from fines and Assembly of the State of New Jersey, That hereafter it shall be lawful for the court of general quarter sessions of the peace in which my recognizance has been or may be forfeited. to certify such forfeiture into the the supreme court or the circuit court of the county in which such forfeiture hath been or may hereafter be made, to be therein prosecuted in the manner and with the costs provided in the second section of the act to which this is a supplement.

2 And be it enacted, That all acts and parts of acts inconsistent with this act, be and the same are hereby repealed, and this act shall take effect immediately. Approved February 12, 1889.

CHAPTER N.

Supplement to an act entitled "An Act to Establish a System of Public Instruction." (Revision) approved March twenty-seventh, eighteen hundred and seventy-four. 1. Be it enacted by the Senate and General sembly of the State of New Jersey, That ction five of the act to which this is a supplement be and the same is hereby amended

so that the same shall read as follows, to-wit: (The state superintendent of public instruction shall be appointed by the governor, by and with the advice and consent of the senate and shall hold office for the term of three ars and until his successor is appointed, and shall receive annually a salary of three thousand dollars, to be paid out of the income of the school fund; provided, that nothing herein contained shall prevent his reappoint-

2. And be it enacted, That the term of the resent state superintendent of public instrucion shall expire upon the appointment of a tate superintendent of public instruction by the governor as provided for in this act. 3. And be it enacted, That all acts or parts f acts inconsistent with the provisions of this act be and the same are hereby repealed. 4. And be it enacted, That this act shall take effect immediately. Approved February 14, 1889:

n Act to dedicate certain lands of the State of New Jersey, in the township of Ewing, in the county of Mercer, for a public road. tended across the lands of the trustees of the state industrial school for girls; and tageous to the property of the state of New

Assembly of the State of New Jersey, That he following tract of land at the northerly erminus of Stuyvesant avenue, in the town-hip of Ewing, and county of Mercer, being a their corporate name and under their corporate. In maurance in force, and to raise the money heces are to pay said reward or rewards and pay to pay said reward or r ract of land twenty-five feet on each side of he following line, to wit; beginning at a out of the lands between lands of not inconsistent with the objects and purhe trustees of the state industrial school for poses of their incorporation. irls and lands of Horace A, Buttolph, dis- 3. And be it enacted, That the president said policy payable to any person of corporation. ant two hundred and eight feet south twentyand secretary of every such association other than the insured, who may have an interest in said property, and to make indorsements theretere degrees and fifty minutes west, from a formed as aforesaid, shall forthwith thereof on the said policy; and that where the assent tone corner to lands of the said trustees of the New Jersey state industrial school for girls and lands of the Horace A. the names and official designations of all trustees of the insured to such appropriation of the money to be paid in satisfaction of any loss that may occur under said policy is indersed on the application for insurance or survey of the property insurance or survey or survey or survey or survey or survey Buttolph; thence running south, forty de-grees and forty minutes east, fifteen chains ration, and a reference to this act; which survey, and be sufficient authority to the associaand seventy links to a point on the westerly said certificate shall be filed and recorded the issuance of said policy in the manner therein prescribed. ble of Stuvesant avenue, in Ewing town- in the office of the clerk of the county in 6. And be it enacted. That all acts and parts hip, Mercer county, said point being twentyve feet distant from a stone corner to the
ands of the said the trustees of the New Jerthereof, shall be evidence in all the courts

Approved February 25, 1889. ey industrial school for girls and lands of of this state; for filing and recording such George W. Farlee said point being also south certificate such county clerk shall be authorwenty-mine degrees and fifty-five minutes | ized to charge and receive the sum of fifty A Further Supplement to the act entitled "An west, from a blazed sassafrastree which stands on the easterly side of Stuyresant avenue, on lands of the said George W. Farlee, be and the same is hereby dedicated to the use of the said is hereby public for the purpose of a public road, in the by-laws for their government; and the same sons to take or catch any brook troat in any of the township of Ewing, and county of Mercer; may alter, change, amend or renew at pleas- streams or waters of this State, before the first day provided, that in case the lands hereby dedi- ure; provided such constitution and by- of April or after the afteenth day of July, of cated should be vacated or be used for any laws be not repugnant to the constitution or and every fish taken or caught contrary to the other purpose than for a public road, then the laws of the United States or of this state. tate of New Jersey, its officers or agents, may 5. And be it enacted, That every corpoe-enter upon, enclose and resume the pos- ration formed hereunder may, in its corpo- and the same are hereby repealed and that this ession of the lands hereby conveyed. 2. And be it enacted, That this act shall take effect immediately

Approved February 18, 1889.

the supplement thereto, approved April provide and adopt. ninth, one thousand eight hundred and seventy-five.

1. But enacted by the Senate and General poses contemplated by this act, whether intract awarded upon at least two weeks advertise- and upon any such streets.

CHAPTER VII.

no sale of land heretofore made shall be in- incorporated or re-incorporated hereunder, validated by reason of the omission to set up except such corporations as may have been at five or more public places in the county; one created or continued by any special legislawhereof shall be in the township where such tive act, which last-mentioned corporations real estate is situate, a public advertisement may, at their pleasure, be re-organized and of the same, at least four weeks next before re-incorporated under this act; and the time so appointed for selling the same: president and secretary thereof in case of provided, that the advertisement of such sale shall have been advertised in two newspapers shall make and cause to be filed and record-printed and published in the county wherein ed a certificate as above provided; and said seventy-six.

1. Be it enacted by the Senate and General
Assembly of the State of New Jersey. That in
ed and published at the county seat of said county, for four successive times, once each or shall hereafter be confirmed by the court under whose authority such sale was made. 2. And be it enacted. That this act shall take effect immediately. Approved February 18, 1889.

CHAPTER VIII.

incorporated under this act in any city, Further Supplement to an act entitled "An town, borough, township, or fire district, act respecting the orphans' court, and relaexcept in the case of a city, town, borough, ting to the powers and duties of the ordior fire district being or having been set off nary and the orphans' court and surrogates' from or incorporated within the bounds of any township, in which case an association [Revision], approved March twenty-sev-enth, one thousand eight hundred and hereunder may be organized in such city, town, borough or fire district, and one in seventy-four.

ing to it under its former organization.

the remaining portion thereof.

9. And be it enacted, That it shall be law-

ful for the associations of exempt firemen in-

corporated under this act, or by any special

legislative act, to participate, by delegates

elected as hereinafter provided, in the or-

ganization and conduct of a state exempt

firemen's association; provided, that there

shall not be more than one such state organ-

zation, the incorporation of which is here-

by authorized the same to be known as the

New Jersey state ezempt fireme's associa-

tion;" and such state organization shall

have the same rights, powers and privileges

10. And be it enacted, That on or before

the second Wednesday in May, in every year,

each association of exempt firemen incor-

porated hereunder or under any special leg-

islative act, shall ane may choose out of the whole body of the membership thereof, five

delegates to represent said corporation at the

firemen's association.

meeting of the "New Jersey state exempt

11. And be it enacted, That at the first

meeting of said "New Jersey state exempt

firemen's association," a president and secre-

tary thereof shall be elected to serve for the

ensuing year, together with such other offi-

cers, to serve for the same period as the con-

stitution and by-laws adopted by such state

association shall require; and the president

and secretary so chosen at said first meeting

of said state association, shall within thirty

days thereafter file in the office of the secre-

tary of state of this state, a sworn statement

corporate such state association thereunder,

12. And be it enacted, That any local ex-

the members present and voting in favor

thereof; provided, that notice of such meet-

ing and of the purpose thereof, signed by

mailed to each person entitled to vote there-

at, at least twenty days previous thereto,

and shall have been published for three

weeks successively, once in each week, in a

newspaper circulating in the neighborhood

where the said association may be located,

notice of which dissolution shall forthwith

be filed with the clerk of the county in

which said association may be located, and

a note of the filing thereof shall be made by

said clerk on the margin of the record of the

recorded act of incorporation of such dis-

13. And be it enacted. That any exemp

fireman of this state, upon production of a certificate under the hand and seal of the

clerk of any county in this state, setting

forth that the exemption certificate of such

exempt fireman is duly filed in the office of

such clerk, shall be entitled in any and all

the counties, cities, towns, boroughs, town-

ships and fire districts of the state, to de-

mand, have and receive all the rights, priv

ileges, benefits and exemptions of whatsoever

kind provided for exempt firemen by any

14. And be it enacted, That all acts and

parts of acts repugnant to or inconsistent

herewith, be and the same are hereby re-

pealed, and that this shall be a public act

CHAPTER XI.

mutual fire assurance association, whether organ-ized under any general or special law of this state.

to pay losses and expenses for which the associa-

borrowed, in the same manner as they are now

2. And be it enacted, That it shall be lawful

the directors of any mutual fire assurance associa-

tion, whether organized under any general or

special law of this state, whenever they make an

3. And be it enacted, That whenever the liabili-

ties, of any mutual fire assurance association shall amount to the sum of twenty-five thousand dol-

and take effect immediately.

Approved February 25, 1889.

An act to provide for the further

law of this state now or hereafter existing

solved association.

and shall have thereon an impression of the

as the local exempt firemen's associations.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That section sixty-two of the act to which this is amendatory, be and the same is hereby amended to read and be in the following

62. And be irenacted. That after the expiration of the time in such order limited, the orphans' court or the surrogate of the proper county, upon proof to its or his satisfaction that such notice has been set up and advertised as directed, may, by final decree, order hat all creditors who have not brought in their claims within thr time in said order directed, shall be barred from any action thereagainst the executor or administrator and any creditor who shall have neglected to bring in his debt, demand or claim within the ime so limited, shall, by such decree, be forever barred of his or her action therefor winst such executor or administrator, except as hereafter provided; provided, nevertheless, that in case such creditor so failing to present his debt, demand or claim, shall, after the final settlement of the account of the executor or administrator, find some other estate not accounted for he shall be entitled to have his debt, demand or claim paid thereout, or to a ratable proportion thereof, in case other creditors shall be barred of their debts, demands or claims.

CHAPTER IX.

2. And be it enacted. That this act shall

take effect immediately.

Approved February 18, 1889,

in act regulating the number of achool of the fact of such election and of the names trustees to be elected in the respective of the officers so chosen, and said certificate school districts in this state, being a sup- so filed shall be deemed and taken to be the plement to an act entitled "An act to certificate of the incorporation of the "New establish a system of public instruction." Jersey state exempt firemen's association," approved March twenty-seventh, one and said certificate shall contain a reference to this act and state the intention to in

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, common scal of such state association, and That whenever it shall appear by the an- from the date of the filing of such certificate nual school census that there are between such "New Jersey state exempt firemen's general paneter ist of jurors that may have five hundred and one thousand children of association" shall be incorporated in fact legal school age in any school district hav- and in law. ng but three trustees, then it shall be lawful for the legal voters of said district, at empt firemen's association, incorporated or their next annual meeting for the election reincorporated under this act, may be disof school trustees, to determine, by a ma- solved at any meeting thereof, by a vote, by jority vote of those present, whether the written or printed ballot, of two-thirds of number of school trustees shall or shall not

be increased to five. 2. And be it enacted, That in case it be decided to in rease the number of school at least ten of the members, shall have been trustees in any such school district to five, then the said legal voters shall proceed to elect, in the manner in which school trustees are now elected, two additional trusamercements," approved April fifteenth, tees, one to hold office for two years and one thousand eight hundred and forty-six. one for three years; and annually there-1. Be it enacted by the Senate and General after a trustee or trustees shall be elected for the term of three years, to fill the places of those whose terms expire.

3. And be it enacted, That it shall be the duty of the district clerk, in districts coming within the provisions of the first section of this act, in his notice of the annual meeting for the election of school trustees, to insert a notice that there are within the district between five hundred and one thousand children of legal school age, and that it will be determined at said annual meeting whether the board of school trusteee sha'l consist of three or five; provided further, that no vote shall be taken upon this subject unless public notice shall have been given as herein pro-

4. And be it enacted, That all acts and parts of acts inconsistent with the provisions of this act be and the same are hereby 5. And be it enacted, That this act shall

take effect immediately. Ap, roved February 21, 1889,

CHAPTER X.

An Act authorizing and providing for the incorporation of associations of exempt firemen, and the formation of a state as-

sociation of exempt firemen. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall and may be lawful for any number of firemen, not less than ten, in any of the ci ies, towns, boroughs, townships, or fire districts, of this state, who may be exempt firemen pursuant to any general or special law of this state, or any charter or act of incorporation or supplement thereto, of any municipality of this state, to associate themselves together and become and be incorporated, in the manner hereinafter provided, under and by the name of the association of exempt firemen of the city, town, borough, township, or fire district of susing the name of making said assessment, any sum not exceeding city, town, borough, township, or fire dis- ten thousand dollars.

trict, as the case may be, in which said as-2. And be it enacted, That for the purpose of becoming incorporated under this act, thereof to raise money by assessment to pay the said exempt firemen age hereby authorized same, and no neglect or refusal so to do, after sixto assemble together, at a time and place habilities amount to the sum of twenty-five thouse agreed upon, and when so assembled, by sand dollars, the said directors so neglecting or a majo ity of votes of those present, to in the township of Ewing should be ex- elect, by ballot or otherwise, as those assembled may determine, a president and secretary, and such other officers of and twenty-five thousand dollars, the directors for such association to be incorporated as thereof shall neither be personally responsible for their payment nor obliged to make an assessment may be deemed necessary; which said association of exempt firemen, and such others Jersey appropriated for the use of a state in industrial school for girls; and whereas, it is essential to the proper extension of said is essential to the proper extension of exempt firemen, and she directors of any mutual fire assurance associated with them, shall the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance associated to the directors of any mutual fire assurance assoc read, that a cestam portion of the said land of the state of New Jersey should be used for the purpose of a road; therefore,

1. Be it enacted by the Senate and General

1. That

That

or any part of the loss which may occur under

2. And be it enacted. That all acts and parts acts inconsistent berewith or contrary bereft, be rate name, purchase, receive, take, hold, supplemental set shall take effect immediately.

Approved February 25, 1880. mortgage and convey any real or personal

property for the use, benefit and objects of An Act authorizing cities to purchase land and to erect buildings thereon for fire department pursuch corporation. 6. And be it enacted. That the object of corporations formed under this act shall be A Further Supplement to "An act relative to to establish, provide for and maintain a fund

posos, and to provide for the payment thereof.

1. Be it enacted by the Senate and General As-Further Supplement to "An act relative to sales of land under a public statute or by for the relief, support or burial of the members and sembly of the State of New Jersey. That it is sales of land under a public statute or by for the relief, support or burial of the members are lawful for the proper authority or authorities virtue of any legal proceeding [Revision], bers thereof. and of their widows and or in cities of this state to purchase a piot of ground approved March twenty-seventh, one thou- phan children, under such rules and regu- and cause to be erected thereon a suitable buildsand eight hundred and seventy-four, and lations as each corporation may respectively cities, at a cost not to exceed seven thousand dol. 7. And be it enacted, That any and all 2. And be it enacted, That all work and labor

CHAPTER XIII.

CHAPTER XIV.

such incorporation or re-incorporation, par, and that there shall be a sufficient sum apassociation or incorporation shall thereupon become and be a body corporate under and propriated and put in the tax levy of such city year to pay the interest on such bonds, and also there shall in each year be appropriated and put in the tax levy of such city, the further sum of one thousand dollars towards the payment of by virtue of this act, and possessed of all the powers and privileges of corporations formed under this act; and any corporasaid bonds, to be properly invested and deposited tion which shall be re-organized and re-inin the sinking fund of such city, to meet the pay corporated under this act shall succeed to ment of said bonds when they shall become due and be seized of all the right, title and in-

4. And be it enacted, That this act shall take terest in any estate, real or personal, belongeffect immediately. Approved February 25, 1889. 8. And be it enacted. That there shall not CHAPTER XV. be more than one association organized of

A Supplement to an act entitled "An act to

tablish in this State boards of health and bureau of vital statistics, and to define the

lum, at Trenton; and whereas, it is necessary in order to make said road straight, that a portion of the lands of the state of New Jersey should be used for the purpose of a public road; therefore,

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the tract of land bounded and decribed as follows, to wit: Beginning at a stope corner Egbert B. Lane, and near the new ayslum, and running thence (one) south, forty-one degrees and fifty-three minutes east, nineteen chains and fifty links, to lands of Horace A. Buttolph; thence (two) by said lands north, forty degrees east, fifty-one feet; thence (three) north, fortyone degrees and fifty-three minutes west, nine place of beginning, be and the same is hereby dedicated to the use of the public for the purpose of a public road, to be used as a part of the

effect immediately.
Approved, February 25, 1889. CHAPTER XVII. Supplement to an act entitled An act declaring when the death of persons absenting themselves shall be presumed," passed the seventh day of March, in the year of our Lord one thousand seven hundred and ninety-seven.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That n case any person who, if living at the death of any decedent, would take, as heir-at-law or devisee of such decedent, any lands and real estate within this state, shall or may, at the date of the death of such decedent, be pre-sumed to be dead, parsuant to the provisions of the act to which/this is a supplement, then any person or persons who would be entitled by law to take any interest in the said lands and real estate by descent or devise from such decedent, in case such person presumed to be decedent, may present a petition, duly verified, the chancellor of this State, praying the sale of said lands and real estate. which petition shall describe said lands and real estate, and set out the name of the decedent last seized thereof, the time of his or her death, the name of the person presumed to be

public road running from the Ferry road

And be it enacted, That this act shall take

city of Trenton.

dead, and the time and place when and where he or she was last heard from, and the names of all persons known to be entitled by descent and real estate to be affected, upon such per-sons and in such manner as he shall think proper, and that said notice be published at least once a week in such newspapers, and or such number of weeks, not less than two, as he may specify, of which newspapers one shall be published in the county where the said lands and real estate are situated; and the chanested who may appear at the time fixed hearing of said petition, may order said lands and real estate to be sold in such manner as he may deem advisable; and thereafter said person presumed to be dead, if he or she prove to be living, or his or her heirs or devisees, if he or prove to have lived to be seized of or enti led to said lands and real estate, and all persons laiming any interest in said lands and real es-

to said lands and real estate, and entitled only to the proceeds of the sale thereof, as hereinaf-ter provided: and the purchaser or purchasers to borrow money to an amount not exceeding the sum of wenty-five thousand dollars, for and on behalf of said association and in the name thereof. at such sale shall be seized of and hold as good and perfect a title to and estate in said lands and real estate as said decedent was seized of tion has or hereafter may become hable, and to raise moneys by assessments to pay the sums so 2. And be it enacted, That the proceeds of raise moneys by assessments to pay the sums so such sale after the payment therefrom of the costs and expenses of the proceedings, as alauthorized and directed to raise money to pay owed by the chancellor, shall be paid into the court of chancery, and shall be distributed, upon the order of the chancellor, to such person or persons as he may adjudge to be entitled thereto as heirs or devisees of the deceassessment, to assess over and above the amount of the losses and habilities unpaid at the time of surety or sureties to be approved by the chancellor in double the amount of the share or shares received by such person or persons, conditioned for the payment, on demand, of the amount of such shares or share to the person presumed to be dead, if he or she prove to be ving, or to his or her beirs or devisees, if he or she hall prove to have lived to be seized of or entitled to said lands and real estate, which said bond shall be filed with the clerk of the court of chancery, and be assigned for prosecution by the order of the chancellor, in the name of the state of New Jersey, to the person or perons entitled to the benefit thereof 3. And be it enacted, That the chancellor may order any estate of dower or by the cur-

tate, by descent or devise from the decedents shall be forever barred from any claim or title

refusing shall be personally liable to pay the said liabilities to the person or persons to whom the same may be due; provided, that until the liabilitesy in such lands and real estate to be sold, and said lands and real estate discharged therefrom, and that a certain sum of money be paid in lieu to raise money to pay the same.

4. And be it enacted. That it shall be lawful for thereof, to the person or persons entitled to such estate; or a certain share of the proceeds of the

township committees of the several townships of this State, and for the better government of the same," approved March fifth, one thousand eight hundred and seventy-nine, shall be and ereby is amended so that said section shall read as follows: 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That in all townships of this State the township comnittee of said township shall have power within the limits of said township to make rules and regulations for licensing and regulating backs. abs, omnibuses, stages, carriages, and vehicles used for the carrying and transportation of pas sengers, and to fix the license fee for the same and to prohibit unlicensed persons from acting

in the capacity of backmen. 2. And be it enacted that this act shall take Approved Pebruary 26, 1889. CHAPTER XIX.

An Act to repeal an act entitled "A supplement to an act to establish a system of public in-struction" [Revision] approved March twentyseventh, one thousand eight bundred and sev en'y four passed March seventeenth one thou-sand eight hundred and eighty five. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the act entitled "A supplement to an act to es-tablish a system of public instruction" [Revision), approved March twenty-seventh, one

largest circulation, to the lowest responsible bidder or bidders for the same.

3. And be it quacted. That the municipal board
of any such city having the management and contherized and empowered to issue bonds, either
registered or coupon, to an amount not exceeding seven thousand dollars, to raise money to pay
for the purchase of such plot and the erection and
construction of said building; that said bonds
shall be payable in seven years from the date
shall be payable in seven years from the date
per centum per annum, to be sold at not less than
par, and that there shall be a sufficient sum apthorized and the tree shall be a sufficient sum apthorized and the tree tree to a coupon to an amount not exceedthe finances of such city are hereby authorized and empowered to issue bonds, either
pairs have been mide, said board having the
said who bolds a veterinary diploma.
State, and who bolds a veterinary diploma.
State, and who bolds a veterinary diploma.
State, and who bolds a veterinar and the expendance therefor, shall not exceed the sum of thirty five hundred dollars.

2. And be it en eted. That all acts and parts of acts inconsisted with the provisions of this act be and the same are hereby repealed, and that this act shall ake effect immediately.

Approved February 26, 1839.

APTER XXI. An Act to amend an act entitled "An act to au horize the appointment of p rt warders in certain cities of this state," approved April fifth, one thousand eight hundred and seventy-eight.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That section six of an et entitled "An act to authorize the appointment of port wardens in certain cities of this State." approved April fifth, one thousand eight handred and seventy-eight, be and the same is hereby amended so as to read

Approved F

CHAPTER XXII.

Supplement to an act entitled "An act con-cerning corporations," approved April seventh one thousand eight hundred and seventy-1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That it shall be lawful for any ten or more persons to associate themselves into a company to carry on any business which has for its object the sellon any business and the limiting, insuring or guaranteeing of the losses of wholesale dealers, manufacturers and jobbers, arising by reason of bad debts, upon making and filing a certificate in losses of the losses of the limiting, insuring or guaranteeing of the losses of wholesale dealers, manufacturers and jobbers, arising by reason of bad debts, upon making and filing a certificate in losses of the lo first, the name pany and to be us pany and to be med in its business and dealings; second, the place or places in this state where the central office of said company is to be located; third, the object for which said company shall be formed fourth, the total amount of capital stock of meh company, which shall not be less than fifty thousand dollars; the amount with which such company will commence business, which shall not be less than ten thousand dollars paid into the said company in each, and ness, which shall not be less than ten thousand dollars paid into the said company in cash, and the number of shares into which the said capital stock is divided, and the par value of each share; fifth, the names and residences of the stockholders, the number of shares held by each; sixth, the period at which said company

each; sixth, the period at which said company shall commence and terminate, not exceeding fifty years; said certificate shall be approved or actnowledged and recorded, as required in deed of real estate, in a book to be kept for that purpose, in the office of the clerk of the county where the principal office, or place of business of such company in this state shall be licated, and after being so recorded shall be filed in the office of the secretary of state: the said certificate or a copy tary of state; the said certificate or a copy thereof, duly certified by such clerk or secrethereof, duly certified by such clerk or secre-tary, shall be evidence in all courts and places. 2. And be it macted, That said company, before it shall commence the transaction of any business, or the making of any contracts or other engagements, shall deposit with the comptroller of this state first bond and mortalized the state of the security. gage security, or other security, which shall be approved by the insurance commissioner of this state, to a not less amount than ten thou-sand dollars, and the said insurance commis-sioner shall be authorized, whenever, in his udgment, for the safety of the obligations of shall be necessary to so do. or devise from said decedent, to any interest or estate in said lands and real estate; thereupon the chancellor shall, by order fix a time for hearing said petition, not less than four weeks thereafter, and shall direct service of notice of such hearing, describing the lands and real estate to be affected. Upon such hearing to call upon and direct the said company, within sixty day after the date of such notice, to deposit additional securities of like character to an additional amount not to exceed ten and remain in the custody of said comptroller, subject to change or reinvestment. subject to change or reinvestment, with like approval of the said insurance commissioner, as a guauantee for the fulfilment of the obligations and under akings of the said company.

3 And be it enacted. That no company organized under the provisions of this act shall be authorized to act as a collection agency or emuloy attorneys for that purpose; nor shall it be lawful for any such company, when so organized, to give certificates or pass upon the credit of any individual, partnership or company engaged in any retail business which said pany engaged in any retail business, which said d or guaranteed by them. nacted, That it shall not be law-4. And be it ful for any company organized under the pro-visions of this and to insure of guarantee any that they shall make proof of any loss or losses sustained by the m, to the company so guaran-teeing or limities, within a less period than, six expiration of the of the end of

r greement of guarantee. Approved Feb d an act entitled "An act to authorize the ing a valid t April fifth, or the first section of the act to which this is amendatory, be and the same is hereby amended as of that it shall read as follows:

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That any incorporate religious society, by its true.

the contract of

any incorporate religious society, by its trug-tees, consistory, or other board or persons man-aging the temperalities of such religious society, be and they are hereby authorized to sell and convey, in fee-simple or otherwise, any lands, Approved February 25, 1889.

CHAPTER XVIII.

A Supplement to an act entitled "An act to provide for licensing hacks and other vehicles by the township committees of the same, and fally called. That this act shall take the same and the term of two-thirds of the serveral township of this State, and for the better government.

Be it enacted by the Senate and General Assembly of the State of New Jersey, That section one of the act entitled "An act to provided, further, that said meeting shall have thousand eight hundred and seventy-nine.

Be it enacted by the Senate and General Assembly of the State of New Jersey, That section one of the act entitled "An act to provided for licensing hacks and other vehicles by the vote of two-thirds of the entities of the serveral townships of this State, and for the better government.

CHAPTER XXIV.

Assembly of the State of New Jersey, That section one of the act entitled "An act to provided for licensing hacks and other vehicles by the vote of two-thirds of the entities of the several townships of this State, and for the better government of the several townships of this State, and for the better government of the several townships of this State, and for the better government of the several townships of this state, and for the better government of the several townships of this state, and for the better government of the several townships of this state, and for the better government of the several townships of this state, and for the better government of the government of the government of the government of the several townships of this state, and for the better government of the several townships of this state, and for the better government of the government o

An Act to protest the title of veterinary sur-geons and to regulate the practice of veteringeons and to regulate the practice of veterinary medicine and surgery in New Jersey.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That every person who shall assume or use, or cause to be used, any title pertaining to the practice of veterinary medicine or surgery, or any of the branches of veterinary medicine or surgery, be a graduate of a legally-chartered veterinary college or university, having the power or authority to college the degree of veterinary surgeon or analogues title, except as provided for in section two; and such practicioner shall be required to regive in the book kept for that purpose, in the mee of the county clerk of the county in which he resides,

2. And be it enacted. That any person who has assumed the title of veterinary surgeon or the section of officers, as provided in the next preceding section, a majority of the

has assumed the title of veterinary surgeon of the next preceding section, a majority of the analogous title, in this state, for the five years board of frustees of each of the ciubs or associated the ciubs of associated t analogous title, in this state, for the five years preceding the p isage of this act, without being entitled to the tagree of veterinary surgeon or analogous time, shall be showed to continue the use of the title; but such person shall appear before the county clerk of the county in which he resides, and make affidavit of that fact; he shall then be recorded as an "existing practitioner."

3. And be it macked, That the county clerk shall purchase a book of suitable size, to be known as the "electroary medical register" of the county, and shall set apart one full page for the registration of each practitioner; and when in such club or assent in the clubs or assent in writing; the time of the meeting at which a constitution and by laws were adopted and officers elected; and the names of the trusters so elected; and the names adopted for such the county, and shall set apart one full page for the registration of each practitioner; and when in such club or assentiation shall be less than the county of the county of the county where in such club or assentiation and the clubs of the county where in such club or assentiation and the clubs or assentiation and the clubs or assentiation and the clubs of the club of the clubs of the the registration of each practitioner; and when in such club or association shall be located any practitions shall die or remove from the whose duty it shall be to record the same.

or which is, in whole or in port, a forgery or shall make affad ivit to any false statement intended to be filed or registered, or shall use the title of veterinary surgeon a ranalogous title, without conforming to the requirements of this act, or shall otherwise violate or neglect to comply with any of the provisions of this act; shall be deemed guilty of a misdemeanor. act, shall be deemed guilfy of a misdemeanor, and, on conviction, shall be pur ished for each and every offense by a fine of one hundred dollars, one half to be paid to the prosecutor, and the other half to be paid to the county, or shall be imprisoned in the county jail of the proper county for a term not exceeding one year, or both or either, at the discretion of the court. 8. And be it coacted. That 110 person shall re-

and of series and increased in a supplemental series of the state of this state. Hall be unique of the same title, any week, service on the same title, any week, service on the state of t cover in any court in this state any sum of money whatever for any veterinary, medical or surgical services, unless he spall have compled with the previsions of this as x, and is one of the

effect immed lately.
Approved March 4, 1889.

CHAPTER XXVI.

An Act concerning cities. Be it spacted by the Senate and Gener As-embly of the State of New Jersey, That it shall be lawful for the board of aldermen of commen council of any incorporated city of this State to pass ordinances for the following pur-pose: to license and regulate omnibuses, car dlers, pawnbrokers, sweeps, scavengers, musiof ans when playing on the street and not in procession or parade, traveling and other shows, circuses, theatrical performances, plays, athletic exhibitions, concerts, skating rinks, and also the place or places or premises in which or pation neutioned herein, are or may be carried on or conducted, and to fix the rate of compensation to be paid therefor, and to revoke any of said licenses, and to prokibit all such persons ing, using or being used in said capacities and for such uses and purposes, and to impose fees for said licenses, and to fix and prescribe penalties for the violation of any such ordinance or 2. And be it enacted, That all acts and parts of acts inconsistent herewith, be and they are hereby repealed, and this act shall take effect mmediately.
Approved March 4, 1889.

CHAPTER XXVII. An act to repeal an act entitled "A further sup-

plement to an act entitled 'An act concerning Revision), approved March twenty; seventy-four," said further supplement passed dred and eighty-eight.

1. Be it enacted by the Senate and General ssembly of the State of New Jersey, That the

the bill of complaint, that his or her complaint Assembly of the State of New Jersey, I had act entitled "A further supplement to an act entitled "An act concerning juries" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which further supplementary act, was passed March twenty-ninth, one thousand eight hundred and eighty eight, be and the same is hereby repealed.
2. And be it enacted, That his act shall take

effect immediately. Approved March 6, 1889. CHAPTER XXVIII.

in act to amend an act entitled "Supplement to an act entitled 'An act to amend the law relating to the property of married women, ap-proved March twenty-seventh, one thousand eight hundred and seventy-four," which supplemental act was approved April 5th, thousand eight hundred and seventy-eight. 1. Be it enacted by the Senate and General As embly of the State of New Jersey. That section one of said supplemental act, approved April pany engaged it any retail business, which said individual, par pership or company shall be dealing with, or proposing to deal with, any wholesaler or jobber having or proposing to have, any agree cent with the company for the limiting or guar nateing of such wholesaler or jobber against loses in business; nor shall it be lawful for any company organized under this seat to receive by assignment or otherwise, from act to receive, by assignment or otherwise, from any person, partnership or corporation to whom they may give a guarantee, the bad debts or claims which shall have been the cause of the loss sustained to the party or parties who may support and maintain her, apply by petition to have been insured or guaranteed by them. support and maintain her, apply by petition court to make an order or decree that, during such separation neglect and refusal to suppor her, she may sell, convey, mortgage or lease an visions of this act to insure of guarantee any person of corpo ation against losses or damage on any single sale or transaction, or in any other way than upon basis of the average loss on the business of the erron guaranteed, sustained by such person or corporation within a period of not less than on year; nor shall any company organized under the provisions hereof require of any person, par nership or company, whose loss may have been limited or guaranteed by them, that they shall make proof of any loss or losses the court may direct, and upon satisfactory proof to said court that, she is living separate and apart from her said huaband, and that he neglects and refuses to support and maintain that they shall make proof of any loss or losses order that, during such separation, neglect and refusal to support her, she may sell, convey, nortgage and lease any interest, estate or right hat she may have in such real property, except such as came to her by gift through or from her said husband, in the same manner and with the like effect as if she were sole and unmarried; thereto in the purchaser free any and all such interest, estate or right that church purposes," approved she may have in such real property, except such thousand eight hundred and as came to her by gift through or from her said husband, in the same manner and with the like

3 And be it enacted. That upon such vote be

ion), approved March twenty-serenth, one thousand eight hundred and eighty four, which supplementary act was passed March seven teenth, one thousand eight hundred and eighty five, be and the same is hereby repealed.

2. And be it enacted. That this act shall take effect immediately.

Approved February 25, 1889.

CHAPTER XV.

An Act to empower cities in this State to provide for the payment for requires made to and upon a public places in such cities.

An Act to empower cities in this State to provide for the payment for repairs made to and upon a public places in such cities.

An act to empower cities in this State to provide for the payment for repairs made to and upon a public places in such cities.

An act to empower cities in this state where the board or authorities having cognitance and control of the improving, regulating or repairing of streets and upon any such streets or other tenances of the state of the such control of the improving, regulating or repairing of streets and upon any such streets.

That any person who ments of this act.

That any person who member of the new association, subject to the constitution and by laws thereof.

7. And be it enacted. That this act shall take effect immediately Approved March 7, 1889.

An Act to settle disputed boundaries between adjoining cities of this State.

1. Be it enasted by the Senate and General Assembly of the State of New Jersey. That whenever there is a dispute or uncertainty concerning the true boundary line between adjoining cities in this state, it shall be lawful for joining cities in this state, it shall be lawful for joining cities in this state, it shall be lawful for joining cities in this state, it shall be lawful for joining cities in this state. the common council or other legislative body of not apply either of said cities, upon fourteen days' notice pended in either of said cities, upon fourteen days' notice in writing, served upon the mayor or city either of the adjoining city, to make spidication to the judge of the circuit court of the county wherein the disputed boundary line is located, for the appointment of three commissioners, who chail be freeholders in said county, one of said commissioners to be appointed from each city and one who shall not reside in either city, which said commissioners shall fix, cetermine and rights of elements or location in acquisitions. The acquisition of the acquisition of the county who chail first, and as a composition of state an acquisition of the county who can be composed from each city and of state an acquisition of the county who can be composed from each city and of state an acquisition of the county who can be composed from the county who can be composed f said commissioners shall fix, cetermine and monument said boundary line between said cities, which line when finsky fixed, determined and monumented, shall remain inviolate.

2. And be it enacted, That the said commission, and its further agreement to the contract of the commission. missioners, before they enter upon the execution of their duties under said appointment, or that may hereafter be paragraph and take and subscribe an oath or affirmation before the paragraph and the paragraph a shall take and subscribe an oath or affirmation before any officer authorized to take an oath, that they will faithfully and impartially perform the duties appertaining to said appointment.

3. And be it enacted. That the said commission way, affective rights of the State way, affective rights of the State way. the duties appertaining to said appointment.

3. And be it enacted, That the said commissioners, or any two of them shall give twenty days' notice in writing to the respective cities between which such boundary line is in dispute, of the time and place of their meeting to execute the duties of said appointment, which notices shall be served upon the cny cierks of said respective cities.

4. And be it enacted. That said commissioners may, in discharge of their said duties, examine witnesses under eath to be administered by either of said commissioners, and employ sur veyors and cause a map and survey to be made of said boundary line, which map and survey fixing said boundary line, certified under their. or any two of their hands, that be annexed to their commission or appointment and oath or 1. Be it affirmation of office and report, and delivered to Assembly affirmation of office and report, and delivered to affirmation of office and report, and delivered to the clerk of the circuit court of said county, who shall record and nie the same.

5. And be it exacted. That all the charges and expenses of executing the duties of said appointment, inclusive of the fees of said commissioners, recording and filing the commission, the oath of office, the map, survey and report shall be fixed by the judge of the circuit court. Shall be fixed by said judge of the circuit court. Shall be paid by each city.

That all acts or parts

Approved March 7, 1889. CHAPTER XXXI. An Act to amend the act entitled "An act com cerning divorces" | Revision |, approved March twenty seventh, one thousand eight hundred

and seventy-four.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the court of chancery shall have jurisdiction of all causes of divorce and of allmony or maintenance, by this act directed and allowed; provided, the parties complainant and defendant, or either of them, were or shall be lichab-itants of this state at the time of the in-And be it enacted. That this act shall take jury, desertion or neglect complained of, where the marriage shall have been solempized or taken place within this state, and the com-plainant shall have been an actual resident in the State at the time of the injury, desertion or neglect complained of and at the fime of exhibiting the bill; or where the adultery was quired to committed in this state, and the parties, com between t plainant and defendant, or either of them, reide in this State at the time of exhibiting the | wats, the side in this State at the time of exhibiting the bill; or where the complainant or defendant bill; or where the complainant or defendant over the are of eighteen years and be shall be a resident of this State at the time of further, and the complainant filing the bill of complaint, and the complainant filing the bill of complaint, and the complainant or defendant shall have been a resident of this State for the term of three years, during which State for the term of three years, during which shall have continued; provided, such complainant shall make his or her outh or affirmation, to be annexed to the bill of complaint, that his or her complaint is not made by any collusion between him or her and the defendant, for the purpose of dissolving their mar-riage, but in truth and good faith, for the causes amend an act entitled 'An act to a set forth in the bill of complaint," be and the same is hereby amended so that henceforth the said section shall read as follows, to with 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the court of chancery shall have jurisdiction of all causes of divorce and of alimony or maintenance by this act directed and allowed; provided, the Assembly of the State of New Jersey parties compla nant and defendant, or either of them, were or shall be inhabitants of this State at and the same is hereby amended it. the time of the injury, desertion or neglect com-plained of, or where the marriage shall have been solemnized or taken place within this State, and the complainant shall have been an actual restdent in the state at the time of the injury desertion or neglect complained of and at the time of exhibiting the bill; or where the adultery was committed in this state, and the order the udgement debug to a post parties complainant and defendant, or either of the court or one of the suprement and parties complainant and defendant, or either of the court or one of the suprement and parties complained in this state at the time of exhibit sioners in this state, and make discussing them reside in this state at the time of exhibiting the bill; or where the complainant or defend ant shall be a resident of this state at the time tion. of filing the bill of complaint, and the com make o of filing the bill of complaint, and plainant or defendant shall have been a test plainant or defendant shall have been a test transfer of moneys or property due and be dent of this State for the term of two years, ing to said debtor, or any third person at on the taking of the testimony by said of during which such desertion shall have con tinued; provided, such complainant shall make his or her oath or affirmation, to be annexed to

> is not made by any collusion between him or her and the defendant, for the purpose of dissolving their marriage, but in truth and good faith, for the causes set forth in the bill complaint.
> 2. And be it enacted, That this act shall take effect immediately. Approved March 7, 1889.

CHAPTER XXXII. An Act for the preservation of filed maps.

1. Be it enacted by the Senate and Ceneral Assembly of the State of New Jersey. That ty five delians or more; provided in the control of the state of New Jersey. the register of deeds or clerks and surrogates of the several counties in this State are hereby inter counting indices shall be authorized, whenever any of the maps on file the fittle too have the report to in their respective offices shall by public use receive a become worn, torn, or otherwise impaired, so judgment as to be wholly or partly lilegible, to employ a competent person, whose duty it shall be to leftert copy, retrace, redraft or otherwise tempere or make legible such impaired maps, re index the same, and that the compensation of such person shall be fixed and paid by the boards of hosen freeholders of the several countles, according to law.

2. And be it enacted. That this act shall take effect immediately. Approved March 12, 1889. CHAPTER XXXIII. Further Supplement to an act entitled act concerning the settlement and collection and real of arrearages of unpaid taxes and assessments by any deed and water rates or water rents in cities of this veyed to State, and imposing and levying a tax, assess | tors, truste ment and hen in heu and instead of such ar rearages and to enforce the payment thereof rearages and to enforce the payment thereof, of some even and to provide for the sale of lands subjected sale lands o future taxation and assessment," March thirtieth, one thousand eight hundred or liable the common councit, board of aldermen of other been or may be adopted, may pay over to the the interest commissioners of adjustment such sum or sums particular of money as they may require and as such much said land nicipal board may deem necessary, to properly will or deeperform and carry out the provisions of said act be lawful and the supplements thereto; and the said com- or trustees missioners of adjustment shall render an at application count to said municipal board of the manner of setting out the expenditure of all moneys so appropriated, court, after provided, that such moneys so advanced shall be stances of refunded out of the moneys collected under the may direct.

provisions of said act.

2. And be it enacted. That the common count der or dicese directing said executed. cii, board of aldermen, or other board having ecutors, trustee or trustees, to sell and control and management of the finances in any or mortgage said lands and real ostate. such city, may by a majority vide, with the at ever under the circumstances may be proval of the Mayor, increase the salaries of the beneficial to the parties interested, and city surveyor and the city counsel, or either of such order or decree; shall be made, the sa-them, to an amount not exceeding one thousand ecutor or effectors, trustee or trustees them to an amount not exceeding one indicated dollars each per annum above that already paid survivors of survivors of survivors, may said and control of such officers such increase to take mortgage and lands and real estate of such effect from the time of the passage thereof as may be necessary for the passage of any such resolution and to control of the passage of any such resolution and to control of the passage of any such resolution and to control of the passage of any such as a survivors of survivors, may said and control of the passage of any such as a survivors of survivors o pointed under the provisions of said act. un saie or morninge shall be applied by the (a) feared with the approval of the mayor.

3. And be it enacted. That all acts, reperal and special, inconsistant with the provisions of the the provisions of the the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said will or deed to all of the provisions of said taxes or assume the provisions of the provisions of said taxes or assume the provisions of th

of the making of the appointment to such office. ing had, or such written assent obtained, said which said appointee may hold such office, which shall not exceed three years; and may, also, at the same time and in a like manner, determine and fix the annual salary of such officer to be paid him during the term so fixed, which is any shall not exceed two thousand dollars per au-2 And be it enacted. That all acts, special and general, in conflict herewith, he and the same

ere bereby repealed, and this act shall take of Approved March 12, 186 CHAPTER XXXX An act relating to the Gettesbory monaments

Belt emaited by the Secate, and General Assemby of the State of New Jersey. That the governor shall appoint three persons, who shall sold office for three years, whose duty it shall be gree that the monuments erected to the memory of New Jersey soldiers at Gettysburg, and the grounds around each, are properly improved 2. And be it enacted. That the sum of one thousand dollars annually is appropriated for the purpose of properly enclosing, improving a and caring for said monuments and grounds. to be experded by said commissioners, and that the said commissioners be juid their actual ex 100 Wall M. Y. 3. And be it enacted, That the governor

and is hereby authorized to have a trungs tablet placed upon the monument erected to butters A," with proper inscription to identify the same as Hexamer's battery, of New Jersey. 4. And be it enacted, That the further rum of nine thousand seven hundred and fifty nine dutare and ninety five couts be and the same is hereby appropriated to defray the expense of the dedleation of the said menuments, and the meneys bereby appropriated be paid by the treasure; the warrant of the comtroller after approval by the governor & And be it engeted. That this set shall take Approved March 11, 1800

HAPTER XXXVI An Act to extend the time for confpleting certain railrends incorporated under an act enti PRANES HARRISON. Acc. tied "An act to authorize the formation of

at proved [April. second. hundred and 1. Be it efacted by the Se Assembly of the State of the State of A thiess money has a which governor and attorney-general and rights of exemption from taxation and privileges and advantages arising for

the legislature.
And be it enacted, That this and deemed a public act, and shall rake mediately

March 13, 1889. CHAPTER XXXXXI Supplement to an act conning furies" | Revision : ... enty seventh, one thousand hundred and seventy-four.

1. Be it chaeted by the Senate and 1 the State of New July be paid by each city.

6. And be it enacted. That all acts or parts of acts inconsistent herewith, be and the are hereby repealed, and that this act shall take effect immediately.

Approved March 7, 1889.

2. And his it enacted. That in case in not time to give to the jurious so draw not time to give to the jurious so draw not be given to the jurious drawn in any or its shall be award for the justice of the said. btice shall be given, and notices but reed what the with his direction shall be

It enacted, That all ages and ensistent with this act be an reby pericaled, and that the a line March 14, 1880 CHAPTER XXXVIII nt to an act entitled" An a arch twenty seventh or dred and seventy four the State of New Jersey, 1 all public school districts within cages of five and twents cell respective districts to tendance shall not be

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trustees o State be and they are hereby nutberland siding it Approx CHAPTER XXXIX

one the sand eight hundred and eigh teenth. give theusand eight junio eighty dight The above act. are some have the some powers, jurisfiction to oath, concerning his property or thoughtion, before said judge or commission, and make order ferbidding the payment of transfer of moneys or property due to be exercised by any of the indees of authorities and duties as received at der similar proceedings by and

have the power to

t engeted. That this act

worker executors or the land nell an exempents, and to use the air Assembly & An whenever. is for life or mulii the latter in and eighty six.

In such with no adequate provision in such with no adequate provision in such with or afforded by the setal. Assembly of the State of New Jersey, That testator, or provided for in such deed, .. er body having the control and management of tate, and the same have been sold at the the finances of any city in which the provisions dable to be sold for such taxes or assessment of the act to which this is a supplement have by virtue of any laws of this state where the tate or of the catale to remand real estate and hamethe executed or executors from

said owners therein, and the prospels raid lands and real estate, in such, the chandeler shall direct thenacted, That all acts of 2 And b of acts inconsistent berewith, he and the are hereby depended, and that this act this effect immediately.

Approved March 18, 1889,



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R. F. Birdsall.

No. 10 Come St., Orange, V. P 0 WOX 4:0.

Porter.

Assembly of the State of New Jersey. That corporated or not, may be re-organized and ment in the two official newspapers having the excess of any appropriation

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